

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

EDWARD THOMAS KENNEDY,
Plaintiff,

Case No. 19-cv-0163 (MAK)

v.

COUNTY OF LEHIGH. et. al.,

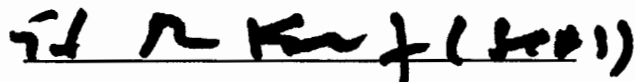
Defendants.

Motion to Recuse for Cause

Plaintiff is Edward Thomas Kennedy, one of the people of Pennsylvania, and in this court of record motions this court for an order granting this Motion for Recusal for Cause concerning the Judge assigned to administrate this case.

Date: October 25, 2019

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'ET Kennedy (H01)', is written over a horizontal line.

EDWARD THOMAS KENNEDY

800 Court St., Apt. 223
Reading, PA 19601
pillarofpeace2012@gmail.com

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

EDWARD THOMAS KENNEDY,
Plaintiff,

Case No. 19-cv-0163 (MAK)

v.

COUNTY OF LEHIGH. et. al.,

Defendants.

Memorandum in Support of Motion to Recuse for Cause

1. Plaintiff is Edward Thomas Kennedy, one of the people of Pennsylvania, and in this court of record motions and moves this court for an order granting this Motion for Recusal for Cause concerning the Judge assigned to administrate this case, Mark A. Kearney, a Barack Hussein Obama administration appointee.

2. Barack Hussein Obama ("Obama" appointed Judges are now tainted, and in fact, all U.S. Judges appointed by Obama are now tainted by Obama, according to testimony by the President of the United States, Donald J. Trump ("Trump"), with his statements and claim that the Obama White House spied on his 2016 campaign, charging in a new book that it was a "treasonous" act by the former Democratic president.¹ Trump stated: "What they did was treasonous, OK? It was treasonous," he told author Doug Wead for his upcoming book, "Inside Trump's White House: The Real Story of His Presidency."

¹ <https://www.zerohedge.com/political/trump-accuses-obama-treason>

3. The Supreme Court of the United States said that "Recusal is required when, objectively speaking, 'the probability of actual bias on the part of the judge or decision maker is too high to be constitutionally tolerable.'"²

4. In this Court of Record, the said Judge Kearney is suspended.³ for his direction association with acts of treason as stated by U.S. President Trump.

5. Plaintiff Kennedy is one of the people, and loyal to the United States of America and it government, hereby again now reasonably questions said Judges' impartially, and respectfully wishes him to recuse from this case due to the concerns now on the public record that Barack Hussein Obama ("Hussein") spied on US President Donald J. Trump, plus according to a true whistleblower Dennis Montgomery, Obama spied on all American people and U.S. persons and therefore, the Plaintiff is injured by the assigned Judge in loss of rights, for the assigned Judge was appointed by Hussein and his judicial ethics and independence may have been compromised based on the testimony that follows herein by Dennis Montgomery, such as "*...Montgomery claims that Brennan and Clapper used the super-surveillance system Montgomery designed to spy on Article III federal judges, including the onetime head of the FISA court Judge Reggie Walton, Supreme Court Justice Antonin Scalia, and Chief Justice of the U.S. Supreme Court John Roberts.*"

6. In a court of record, the Magistrate is independent of the tribunal.

7. Pursuant to rule 902, evidence as follows is self-authenticating, By investigative journalists, Mary Fanning and Alan Jones, on May 22, 2019, is as follows:

...Inventor and software designer Dennis Montgomery, a CIA/DOD/DHS/NSA/FBI contractor-turned-whistleblower, alerted FBI Director James Comey's office in 2015 that

² RIPPO v. BAKER, <https://www.law.cornell.edu/supremecourt/text/16-6316#>;
Rippo v. Baker, 137 S. Ct. 905 - Supreme Court 2017

³ See also the Law of the Case, Exhibit 1, filed previously.

President Obama's CIA Director John Brennan and Obama's Director of National Intelligence James Clapper had turned the super-surveillance system that Montgomery designed for foreign surveillance, known as THE HAMMER, into a domestic surveillance system.

Montgomery became alarmed when Obama and his intelligence chiefs Brennan and Clapper turned the super-surveillance system against the American people.

Montgomery asserts that Obama, Brennan, and Clapper used THE HAMMER in a diabolically intrusive manner in order to spy on the American people and collect massive amounts of surveillance data for "leverage" and "blackmail."

THE HAMMER was only to be used for foreign surveillance, not to be weaponized for domestic surveillance against the American people, according to Montgomery and to U.S. military sources.

According to those U.S. military sources, Montgomery's surveillance technology not only saved American lives as America's "War on Terror" broadened, but also featured built-in safeguards to prevent the system from ever being used for domestic surveillance.

"Multiple echelons" of government, including the FISA court, had to sign off on each and every foreign surveillance operation conducted with the use of THE HAMMER, those sources say.

Montgomery claims that Brennan and Clapper used the super-surveillance system Montgomery designed to spy on Article III federal judges, including the onetime head of the FISA court Judge Reggie Walton, Supreme Court Justice Antonin Scalia, and Chief Justice of the U.S. Supreme Court John Roberts.

Brennan, Clapper, and Obama illegally used THE HAMMER as a technological instrument of tyranny in order to take away Americans' inalienable rights as outlined under the U.S. Constitution.

These conspirators transformed a high technology tool designed to protect the American people from foreign threats into a tool of tyranny.

During a 2017 radio interview with his attorney Larry Klayman, Montgomery explained:

I provided to the FBI seventeen businesses of Donald Trump, including the Trump Tower, the Trump leasing programs, all of these different programs, and including Trump himself and the various family members that had been wiretapped under these programs. There has been a wiretap on Trump for years...

...I was a CIA contractor both under John Brennan and under James Clapper and these individuals were running domestic surveillance programs in the United States collecting

information on Americans...they collected everything they could find. Bank accounts, phone numbers, chats, emails, and they collected a massive amount of it under the Obama administration.

According to sources, Comey was the general counsel and senior vice president of Lockheed Martin when Montgomery was paid \$8,000 to use a supercomputer at a Lockheed facility in the Los Angeles area to collate the tranche of data harvested by The Hammer into individual files for each of the individuals being targeted.

"The proof of Donald Trump being wiretapped is in the documents that were handed over to the FBI," Attorney Klayman told reporter Fanning.

Brennan and Clapper covertly operated THE HAMMER out of a U.S. government facility in the Washington, D.C. suburb of Fort Washington, Maryland, according to the secretly-recorded audio tapes released by a U.S. District Judge G. Murray Snow in 2015.

From September 13, 2001, until June 2006, Clapper was the director of the National Geospatial-Intelligence Agency (NGA), known until 2003 as the National Imagery and Mapping Agency (NIMA). Clapper's previous post as NGA director is an important detail because NGA is known to operate out of Fort Washington.

Obama and his henchmen were using THE HAMMER to create a tyrannical police state in America worthy of the East German Stasi or Hitler's Gestapo.

According to Montgomery, the FBI, under Director Robert Mueller's leadership, provided the computers for THE HAMMER super-surveillance system.

Special Counsel Robert Mueller's Russia collusion investigation entirely cleared President Donald Trump of collusion with the Russians.

Regardless of the evidence and the \$35 million dollars two-year investigation, many, including John Brennan and James Clapper and, according to Democrats' spin, Robert Mueller himself, continue to smear and characterize President Trump as guilty of collusion and treason.

THE HAMMER Was Ground Zero Of Trump Russia Collusion Hoax; Obama Administration Insiders Are Panicking

As Department of Justice investigators begin the hunt for the true origins of the Russia collusion investigation, Democrat insiders are beginning to unravel. Blood is in the water. And it is their own.

Brennan, Clapper, and Comey are maintaining and even ramping up their relentless tempo of frenetic television appearances as they struggle to keep their stories straight. The conspirators are turning on one another.

COUP D'ÉTAT: DOJ, FBI OFFICIALS ON MUELLER'S RUSSIA TEAM IN COVER UP OF MUELLER'S, CLAPPER'S, AND BRENNAN'S SURVEILLANCE 'HAMMER' THAT SPIED ON TRUMP, STRZOK-PAGE TEXT SHOWS – The American Report

Many of these insiders appear to be well aware of THE HAMMER and of the Obama administration's illegal surveillance of Donald Trump.

Evelyn Farkas, a former Obama administration Defense Department official and Russia specialist, blurted out during a March 2, 2017 television appearance on MSNBC “the Trump folks if they found out how we knew what we knew about the Trump staff dealing with Russians that they would try to compromise the sources and methods meaning that we would no longer have access to that intelligence.”

The unraveling of the Russia collusion scheme and the coup d'etat will lead to the trial of the century that will make the Rosenbergs look like small-time crooks.

On May 12, 2019 in an exclusive feature investigation “Comey Launched Trump Russia Investigation Day After General Exposed ‘The Hammer’” first identified THE HAMMER as ground zero of the Trump Russia collusion investigation.

The Russia Collusion investigation was a coup launched in response to the exposure of THE HAMMER.

When two four-star flag officers of sterling reputation brought THE HAMMER to America's airwaves the Deep State panicked.

U.S. Air Force General Thomas McInerney (Ret.), U.S. Navy Admiral James A. “Ace” Lyons (Ret.), and Dr. Dave Janda, during the March 19, 2017 broadcast of Janda's “Operation Freedom” terrestrial radio program, dared to bring the truth to the American people.

Within a matter of hours, the Deep State jumped into action.

COMEY LAUNCHED TRUMP RUSSIA INVESTIGATION DAY AFTER GENERAL EXPOSED ‘THE HAMMER’ – The American Report

Fanning and Jones revealed on May 12, 2019 at The American Report:

FBI Deputy Assistant Director of the Counterintelligence Division Peter Strzok and his supposed paramour, FBI lawyer Lisa Page, exchanged a cryptic, indeed coded, text message on Sunday, March 19, 2017, twenty-six minutes after retired U.S. Air Force Four Star General Thomas McInerney read our exclusive “Whistleblower Tapes” exposé over America's airwaves, revealing “The Hammer”...

...Late that Sunday evening, just hours after General McInerney's radio appearance, Strzok and Page exchanged a text message that explicitly referenced Dennis Montgomery and Montgomery's attorney Larry E. Klayman.

General McInerney appeared on Dr. Dave Janda's "Operation Freedom" that broadcasts from terrestrial radio station WAAM 1600.

The next morning, the Russian Collusion investigation was born.

Early the following morning, Monday, March 20, 2017, FBI Director Jim Comey announced before the House Permanent Select Committee on Intelligence that the FBI Counterintelligence Division, where Strzok served as Deputy Assistant Director, was investigating Trump's connections to the Kremlin, and that the FBI had "no information" to support Trump's tweets claiming that President Obama wiretapped Trump.

Montgomery's Journey From Computer Genius To Enemy Of The Deep State
Dennis Montgomery was celebrated and hailed from many quarters as a "computer genius." Montgomery was later reduced from whistleblower to enemy number one of the Deep State, with purpose and forethought. Those holding and abusing positions of power within the intelligence community who had previously hired Dennis Montgomery as a national security contractor for classified projects could not afford to have him expose their duplicitous and treasonous actions.

"IT IS NOT THE fact THAT MATTER, IT IS THE PERCEPTION"
Montgomery claims that the FBI buried its investigation into his federal whistleblower claims about illegal domestic surveillance and that U.S. intelligence agencies, several years earlier, attempted to destroy his reputation.

According to Montgomery, the same intelligence agencies, after they had finished smearing his reputation, quietly rehired him.

In 2011, James Risen and Eric Lichtblau authored a New York Times article in which they painted Montgomery as a fraud, citing CIA sources.

In 2016, Montgomery sued Risen and the publisher of Risen's book Pay any Price: Greed, Power, and Endless War for defamation over a chapter that portrayed Montgomery's work for the U.S. government as a hoax.

Lichtblau has been exposed. Lichtblau, who was working as CNN editor, and two other reporters resigned from CNN in June 2017 after CNN retracted their discredited story linking the Trump transition team to a Russian investment fund. Only two months earlier, CNN had recruited Lichtblau to its investigative unit.

Montgomery stated:

They [the intelligence agencies] leaked false information about me in 2009 and 2011 to the press to discredit me in case their domestic surveillance programs ever became public. Somebody leaked my name to [New York Times reporter James Risen] saying that my work for the government didn't work and so forth, which is ridiculous.

My work saved lives...he knew that I could not respond to his [Risen's] articles because I was under U.S. protective gag order on me saying I could not respond to anything, and I had the state secrets privilege filed against me that if I would have violated I would have been charged with treason under the U.S. Espionage Act.....Stroke or no stroke, I am going to expose the CIA and NSA misdeeds until the American people know the truth. I have put my family for years at great risk by coming forward. This is my last stand for America.

'THE HAMMER' TIMELINE

- November, 2015

U.S. District Judge G. Murray Snow releases the "Whistleblower Tapes."

- August 19, 2015

Dennis Montgomery, under a limited immunity agreement, turns over to Comey's FBI 47 hard drives that he says prove the existence of Brennan's and Clapper's super surveillance system.

- March 4, 2017

President Trump tweets that Obama wiretapped him.

- March 7, 2017

WikiLeaks dumps CIA Vault 7, confirming the existence of The Hammer (HAMR).

- March 17, 2017

"Whistleblower Tapes: Trump Wiretapped 'A Zillion Times' By 'The Hammer,' Brennan's And Clapper's Secret Computer System" by Mary Fanning and Alan Jones published at TheAmericanReport.org.

- March 19, 2017 3:30 pm

General Thomas McInerney exposes The Hammer on America's airwaves with Dr. Dave Janda during Operation Freedom on WAAM 1600.

- March 19, 2017 4:26 pm

Strzok and Page exchange cryptic text.

- March 19, 2017 11:00 pm

Strzok and Page exchange text referencing Montgomery and Klayman hours after General McInerney's radio interview about The Hammer

- March 20, 2017

Comey announces Russia collusion investigation.

- April 24, 2017

FISA court lets Brennan, Clapper and others amend their statements and orders destruction of criminal case records.

- May 12, 2019

"Comey Launched Trump Russia Investigation Day After General Exposed 'The Hammer'" by Mary Fanning and Alan Jones published at TheAmericanReport.org.

- May 13, 2019

U.S. Attorney General William Barr appoints John Durham, the U.S. attorney in Connecticut, to explore the origins of the Trump Russia collusion investigation.

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8. Finally, it now appears very probable that Mr. Obama committed treason and sedition. As an Obama appointee, Mark A. Kearney is tainted for he previously trespassed on two of this Plaintiff's previous cases in E.D. Pa,

9. Justice demands nothing less for the long-term health of our democratic republic that the coup d'état by Obama and his appointees be charged with treason under both U.S. Civil and U.S. Military law.

10. In 2017, Trump tweeted that he felt the Obama White House "had my wires tapped" in Trump Tower. He later said he didn't mean it literally but that he felt his campaign was being spied on. Attorney General William Barr earlier this year said he was looking into whether "improper surveillance" may have occurred in 2016. "I think spying did occur," he said. He has tasked a prosecutor to look into Obama officials and other officials who sparked the Russia collusion investigation into Trump after a report showed no collusion. New reports on that investigation described it as "criminal" in nature.

11. Trump states, "In fact, what I said was peanuts compared to what they did. They were spying on my campaign. They got caught and they said, 'Oh we were not spying. It was actually an investigation.' Can you imagine an administration investigating its political opponents?" said the president. In the book, Trump said that the Russia investigation undercut his presidency. "Anybody else would be unable to function under the kind of pressure and distraction I had. They couldn't get anything done. No other president should ever have to go

through this. But understand, there was no collusion. They would have had to make something up," Trump said.

WHEREFORE, Plaintiff requests the Obama appointed Judge assigned to this case in this court of record Recuse for Cause.

Date: October 25, 2019

Respectfully submitted,

A handwritten signature in black ink, appearing to read "E. T. Kennedy", is written over a horizontal line.

EDWARD THOMAS KENNEDY

800 Court St, Apt 223

Reading, PA 19601

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EDWARD THOMAS KENNEDY,
Plaintiff,

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v.

COUNTY OF LEHIGH. et. al.,

Defendants.

Order

Plaintiff's Motion to Recuse for Cause

Plaintiff's Motion for Recusal for Cause concerning the Judge assigned to
administrate this case, Mark A. Kearney:

is granted. _____

is not granted. _____

Date: October 25, 2019

By the court.

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FOR THE EASTERN DISTRICT OF PENNSYLVANIA

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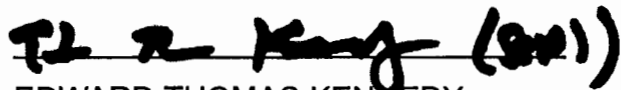
NOTICE

Plaintiff's Motion to Recuse for Cause

Plaintiff is Edward Thomas Kennedy, one of the people of Pennsylvania, and in this court of record notices this court of record Plaintiff's motion for an order granting this Motion for Recusal for Cause concerning the Judge assigned to administrate this case.

Date: October 25, 2019

Respectfully submitted,




EDWARD THOMAS KENNEDY

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Reading, PA 19601
pillarofpeace2012@gmail.com

CERTIFICATE OF SERVICE

I, Edward Thomas Kennedy, hereby certify that a true and correct copy of
heretofore Plaintiff's Motion to Recuse for Cause, Notice, Memorandum in Support of
Motion to Recuse for Cause and [Proposed] Order is served upon the United States
District Court, E.D. PA., a court of record, by USPS regular mail, on October 25, 2019.

Date: October 25, 2019


EDWARD THOMAS KENNEDY, Plaintiff

The plaintiff is self-represented.

Edward Thomas Kennedy
800 Court St., Apt. 223
Reading, PA 19601

Clerk of Court
US District Court
601 Market Street, 22nd Fl.
Philadelphia PA 19106

U.S. MAIL
X-RAY

